United States Bankri Southern District o	f New York			
In re:		X		
Delphi Automotive Systems, LLC		: Chapter 11		
			640 (Jointly Administere	d Under
		Case No. 05-44481)		
		: Amount \$2,650.	.00, claim # 6486	
	Debtor	77		
	——————————————————————————————————————	X		
1	NOTICE: TRANSFER OF C	LAIM PURSUANT TO FI	RBP RULE 3001(e) (2)	
To: (Transferor)				
	Pontiac Letter Shop Inc.	•		
	Norma Kowalski			
	4887 Highland Rd Waterford, MI 48328			
	WARRIOID, WII 76326			
The transfer of your cl court order) to:	aim as shown above, in the an	nount of \$2,650.00, has been	transferred (unless previ	ously expunged by
	Fair Harbor Capital, LLC			
	875 Avenue of the Ameri	icas, Suite 2305		
	New York, NY 10001			
No action is required in OF YOUR CLAIM, V	f you do not object to the trans WITHIN 20 DAYS OF THE	sfer of your claim. However, DATE OF THIS NOTICE	IF YOU OBJECT TO , YOU MUST:	THE TRANSFER
FILE A WRI	TTEN OBJECTION TO TI	HE TRANSFER WITH:		
Speci	al Deputy Clerk			
	d States Bankruptcy Court tern District of New York			
	inder Hamilton Custom House			
	Sowling Green			
New	York, New York 10004-1408			
SEND A COI Refer to INTERNAL (	PY OF YOUR OBJECTION CONTROL No	TO THE TRANSFEREE in your objection.		
If you file an objection TRANSFEREE WILI	a hearing will be scheduled. L BE SUBSTITUTED ON O	IF YOUR OBJECTION IS OUR RECORDS AS THE C	NOT TIMELY FILED	, THE
			Intake Clerk	
FOR CLERKS OFFICE	E USE ONLY:			
This notice was mailed	to the first named party, by fi	rst class mail, postage prepai	d on	_, 200
INTERNAL CONTRO	L No			
Claims Agent Noticed: Copy to Transferee:	(Name of Outside Agent)	_		
		t	Ocputy Clerk	

## ASSIGNMENT OF CLAIM

Photology Latter Shop and, having a mailing address at 4889 Highland Rd., a Waterford, MI, 48328 ("Ansignor"), in consideration of the sam of verbane Price"), does hereby transfer to FAIR HARMOR CAPITAL, LLIC, as again ("Ansignor"), having an address at 875 Avenue of the Americas, Suite 2305, New York, NY 10001, all of Assignor's right, title and interest in and to the claim or claims of Ansignor, as more proceedings") in the United States Bankruptny Court, Southern Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially Administered Dirivint of New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Care No. 19-14640 at al. (Initially New York (the "Court"), Debtor in Administration of New York (the "Court"), Debtor in Initially New York (the "Co

Assignor represents and warrants that (Please Check One):

- The A Proof of Claim has not-been filed in the proceedings. Assignee shall not be responsible for filing any Proof of Claim on your behalf.
  - A Proof of Claim in the amount of \$2,550. has been duly and timely filed in the Proceedings (and a true copy of such Proof of Claim is attached to this Assignment). If the Proof of Claim amount differs from the Claim amount set forth above, Assignee shall nevertheless be deemed the owner of that Proof of Claim subject to the torus of this Agreement and shall be entitled to identify toolf as owner of such Proof of Claim on the records of the Court.

Assignor further represents and warrants that the amount of the Claim is not less than \$2,650.60 that the Claim is that acrows is valid and thin no objection to the Claim casts and is listed by the Dobtor on its schodule of liabilities and any emendaments thereto ("Schodule") as such; the Claim is a valid, enforceable claim against the Dobtor; so consent, approval, filing or expensate, parmenthip or other action is required as a condition to, or executed and delivered by Assignor and Assignor has the requisite power and authority to execute, deliver and perform this Agreement; this Agreement constitutes the valid, legal and binding agreement of Assignor, enforceable against Assignor in accordance with its terror; no payment or other distribution has been received by Assignor, or by any third party on behalf of Assignor, in this or partial sulfation of, or in constitution with the payments or consistent with a conduct or omissions that neight result in Assignor receiving in respect of the Claim proportionately less fluther represents and warrants due no payment has been received by Assignor, or by any third party claiming through Assignor, in full or partial satisfaction of the Claim, that Assignor has not previously assigned, and or pleaged the Claim to any third party, in whole or in part, that Assignor owns and has title to the Claim free of any and all items, security interests or encumbrances of any kind or nature whyteoper, and that there are no offsets or defended or proper in payment demand that have been or may be asserted by or on behalf of Debtor or any other party to reduce the

Assignor hereby agrees that in the event that Assignor has assigned or sold or does assign or sell the Claim to pay other party or has or does receive any other payment in fiell or partial satisfaction of, or in connection with the Claim, or any third party has assigned or sold or does assign ar self the Claim, and Assignes does not receive the allocated distribution with respect to the Claim from the Debtor's setate on account of such other satisfaction of or in contraction with the or sale, then the Assigner shall immediately reindures to Assignee all amounts paid by Assignee to Assignor, plus an amount equal to an additional thirty-live percent (35%) of the Claim amount as liquidated duringes suffered by Assignee on account of such other assignment of sale to the other party. Assigner further agrees to pay all costs and attentive free incented by Assignee to collect such amounts.

Assignor is aware that the above Purchess Price may differ from the amount ultimately distributed in the Proceedings with tespect on the Claim and that such amount may not be absolutely determined until entry of a first order confirming a plan of reorganization. Assignor acknowledges that, except as any form in this Assignor, ordinar Assignor negation for any agent or representative of Assignor bas made any representation whatever to Assignor regarding the status of the Proceedings, the condition of Debter (financial or otherwise) or any other materials to the Proceedings, the Debter or the Claim Assignor represents that it has subquiste information concerning the business and financial condition of Debter and the status of the Proceedings in make an informed decision regarding the sale of the Claim and that it has independently and without reliance on Assigner, and based on such information as Assigner has decision to enter into this Assignment of Claim.

Assignor egrees to make to Assignee immediate proportional restitution and repayment of the above Purchase Price to the extent that the Claim is discillowed, subprofinated, objected to or otherwise impaired for any reason whotenever in whole or in part, or if the Claim is not listed on the Schedule, or listed on the Schedule in a leaset amount than the Claim Amount together with interest at the tate of ten percent (1974) for amount on the amount repaid for the period from the date of this Assignment through the date such repayment to mode. Assignor further agrees to reimbure Assignee for all costs, and expenses, including reasonable legal feet and costs, incurred by assignee as a result of such distillowance. In the event the Claim is ultimately allowed in an amount in excess of the amount purchased berein. Assigner is hereby desired to solt to Assignee, and, at Assignee's option only, Assignee horsely agrees to purchase, the believe of sold Claim at the same percentage of claim paid better not to exceed twice the Claim amount specified above. Assignee shall remit such payment to Assigner upon Assigner's satisfaction that the Claim has been allowed in the higher excepted and is not subject to any objection by the Gentor.

Page 1 of 2

Assignor hereby irrevocably appoints Assignee as its true and lawful attorney and authorizes Assignee to set in Assignor's stead, to domand, sue for, compromise and recover all such amounts as now are, or may increase become, due and payable for or on account of the Claim havely and Assigned unto Assigned full authority to do all diagons are entered in claim and its rights there under pursuant to this Assignment of Claim. Assignor agrees that the powers granted by this paragraph are discretionary in nature and that Assignee may exercise or dealing to exercise such powers at Assignee's sole option. Assignee shall have no obligation to take any sotion to prove or defend the Claim's validity or amount to the Proceedings, Assignor agrees to take such further action, at its own expense, as may be processary or desirable to effect the actignment of the Claim and any payments or distributions on account of the Claim to Assignee instuding, without limitation, the execution of appropriate transfer powers,

Assigner acknowledges that, in the event that the Debtor's bankruptcy case is dismissed or converted to a case under Chapter 7 of the Bankruptcy Code and Assigned her paid for the Claim, Assigner shall immediately comit to Assignee all monics paid by Assignee in regard to the Claim and

Assignor agrees to forward to Assigned all notices received from Debtor, the Court or any third party with respect to the Claim assigned herein and to vote the Claim, and to take such other action with respect to the Claim in the Proceedings, as assigns o may from time to time request. Assignor further agrees that any distribution received by Assignor on account of the Claim, whether in the form of cash, according, instrument of the property. shall constitute property of Amignee to which Assignme has an absolute right, and that Assignor will hold such property in trust and will, at its own requires, promptly (but not later than 5 business days) deliver to Assignee any such property in the same form received, together with any endorsoments or decommis recessary to transfer such property to Assigner.

If Assignor Inits to negotiate the distribution check braced to Assignor on or before ninery (90) days offer issuance of such check, then Assigned shall void the distribution shock, the amount of cash amphatable to such check shall be deposited in Assigner's bank account, and Assigner shall be sufumatically detented to have wrived its Claim. Unless Assigned is informed otherwise, the address indicated on this Assignment of Claim shall be the proper address for distribution purposes unless a Proof of Claim has been filed, in which case the address on the Proof of Claim shall be utilized

The terms of this Assignment of Claim shall be binding upon, and shalf thurs to the benefit of and be enforceable by Assigner, Assigner and their

Assignor hereby anknowledges that Assignee may many time reassign the Claim, logether with all right, title and interest of Assignee in and to this Aprignment of Claim. All representation and warranties made herein shall survive the execution and delivery of this Assignment of Claim and any such re-assignment. This Assignment of Claim may be excepted in counterparts and all such counterparts taken together shall be doomed to constitute

This Assignment of Claim shall be governed by and construed in accordance with the laws of the State of New York. Any action origing under or soluting to this Assignment of Claim may be brought in any State or Federal court located in the State of New York, and Assignor consents to and confers personal jurisdiction over Assignor by such courts or courts and agrees that service of process may be upon Aerignor by such courts and agrees that service of process may be upon Aerignor by suchling a copy of said process to Assignor at the address set forth in this Aerignment of Claim, and its say action becomed Aerignor waives the right to demand a trial by

## CONSENT AND WAIVER

Upon Assignor's delivery to Assignee of its executed signature page to this Assignment of Claim, Assignor hereby authorizes Assignee to file a notice of transfer pursuant to Rule 3001 (c) of the Federal Rules of Benkropsey Procedure ("FRBP"), with respect to the Claim, while Assigner performs its due diffigence on the Claim. Assignee, at its sole option, may withdraw the transfer or subsequently transfer the Claim back to Assigner pursuant to Rule 3001 (c) of the FRBP if, in Assigner's sole and absolute discretion, Assigned determines that this diligence is not emisfactory. In the event Assigned transfers the Cleim back to Assigner or withdraws the transfer, at such time both Assigner and Assigned release each other of all and any obligation or liability regarding this Assignment of Claim. Assignor horeby acknowledges and conscists to all of the come set forth in this Assignment of Claim and hereby waives (i) its right to raise any objection hereto, and (ii) its right to receive notice pursuant to Rule 3001 (e) of the FREP. 

Pintfac Latter Shap inc

Print Hame/Title

Whileen A Juille

Telephone

Predric (Rann - Felt Herbor Capital, LLC

Dolphi - Delphi Automotive Systems, LLC, et al.

07-25-2897 08:51 PAGE: R

FORM 810 (Official Form 10) (04/05)					
United States Bankruptcy Court	DISTRICT OF	PROOF OF CLAIM			
Name of Deltor	Case Number				
Delphi Corparation	05-44481 (RDD)	1			
NOTE. This form should not be used to make a claim for an administrate of the case. A "request" for phythemic of an administrative express may be	dive expense existing after the elementerment Block purposes to 11 U.S.C. § 503	1			
Name of Creditor (The person or other entity to whom the debitir owes		i e			
Pontree Letter Shop INC.	Check box if you are aware that anyone also has filed a proof of claim relating to your chain. Anach dopy of sudement giving				
Name and Hildress where notices should be sent: 4887 High land Road Water Ford MI 48328	patticulars,  Chook hox if you have never	l			
Waterford MI 48328	received any matices from the hankruptcy court in this rase.  Cittets box if the address differs				
l'alaphone numbres:	from the address on the envelope sent to you by the court.				
Account or other namber by which creditor identifies debute:	Check here	Thin Stock is for Chapte Use Osco.			
Socolo 1. Bests for Claim	l'éthis claim a previously (	filed clam, stated.			
Goods Soid / Sorvices Performed					
V.1 Constrainer Claires	A Retirect benefits as defined in 11 U.S. Wages, substem, and compensation (I Last four digits of SS #:	S.C. § 1114(a) (All out relow)			
Money Loaned	Unpaid compensation for services po	rk#Hostmand			
Personal Injury  Other		bed for the d			
		(date)			
2. Date debt was incurred:	3. If court judgment, date obtained:				
A. Total Amount of Claim of The Co. Tiles of The	-				
4. Total Amount of Claim at Time Cure Filed: 5 2450.c		2650.00			
If all or part of your claim is secured or entitled to priority, also complete item 5 or 7 below.  These this box if staim metudes interest to other charges in addition to the activation are not all the stain are not all					
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5. Secured Claim.  1 Check this boy if your claim is secured by collateral (including a	7. Unsecuted Priority Claim.				
Fight of setoth).	:.) Check this box if you have an impress				
Brief Description of Colleges 1:	Amount entitled to priority \$	·			
* D. Real Estate L.* Motor Vehicle	When x minds or commissions	one is \$10,0001.5 caused within 180			
i Other  Value of Collateral: C	L. Wages, salaries, or commussions (industry) before filing of the hankerphic debter's business, whichever in our	tey petition or vesse don of the artier - 11 U.S.C. § 507(a)(1).			
Value of Collateral; \$	1 : COMMONORA ON AUTOMATORIES PERM	nelit plum - 11 45.5.0° & 507(4)(4)			
Autount of arrestage and other charges at integrated included in secured claim, if any \$		d purchase, least, or reason of , family, or household use - 11 G.S.C.,			
6. Unsecured Numbriority Claim s 2650.00	<ul> <li>Allmony, apparatements, or support or ofsild - 11 U.S.C. § 507(a)(7).</li> <li>Trace of complete and decired</li> </ul>				
6. Check this box it; at there is no outlinear or the passion and	<ul> <li>1") Traces or penalties awad to govern ( ) Other - Specify applicable paragra</li> </ul>	imperial mins-11 (LS C. \$ 30% ags). reps of 11 (LS.C. \$ 50% ag			
claim, of he year claim exceeds the value of the property securing it, or if c) more or only pan of your claim is unduted to priority.	Amounts are subsent to utilizate on 41 ft expect to cases commenced on or other thinkin limits apply to come filed on or	197 all throng 1 years throughter with 27 ARP Note of administrate, \$10 Millioner			
B. Credits: The amount of all payments on this claim has been mediced as	and destinated the street and a street				
A a	· F '	THIS SPACE IS FOR COLOR LISE ONLY			
9. Supporting freements: Attach copies of supporting decomence, a	such as premiewry notes, parchase				
contests of vineral regionality of regular accounts, contracts, court in	itMotrents medanas assume				
agreements, and evidence of perfection of fien. DO NOT SEND ORIGINAL not available, explain. If the documents are voluments, attach a summary.	L DOCUMENTS II the decreases and I				
<ol> <li>Outer-Stramped Copy: To receive an acknowledgment of the filing of</li> </ol>					
addressed envelope and copy of this proof of claim	i				
Dates and prior the name and dide. If any, of the until	and or other person authorized to the				
5-17-06 thir plater to capy in power of altomey, if way):	· · · · · · · · · · · · · · · · · · ·				